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5		TANISLAUS, BIRGIT FLADAGER, MARLISSA
6		N, DALE LINGERFELT, FROILAN MARISCAL,
7	LETOD MACKINNON, CORT BROWN, GREGJ	ONES and KENNETH BARKINGER
8	UNITED STATES	S DISTRICT COURT
9	EASTERN DISTRI	CT OF CALIFORNIA
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11	GEORGIA DEFILIPPO AND CHRISTINA	CASE NO. 1:18-CV-00496-AWI-EPG
12	DEFILIPPO,	STIPULATION AND ORDER
13	Plaintiffs,	GRANTING DEFENDANTS AN EXTENSION OF TIME TO RESPOND
14	v.	TO COMPLAINT
15	COUNTY OF STANISLAUS, CITY OF	Complaint Filed: 04/10/2018
16	MODESTO, CITY OF TURLOCK, CITY OF CERES, BIRGIT FLADAGER,	(ECF No. 10)
17	MARLISSA FERREIRA, KIRK BUNCH, STEVE JACOBSON, DALE	
18	LINGERFELT, FROILAN MARISCAL,	
19	LLOYD MACKINNON, JON EVERS, DEREK PERRY, CORY BROWN, GREG	
20	JONES, TIMOTHY REDD, KENNETH BARRINGER, FRANK NAVARRO, and	
21	DOES 1-10, inclusive,	
22	Defendants.	
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24		
25 26		d CHRISTINA DEFILIPPO ("Plaintiffs"), and
20 27	Defendants COUNTY OF STANISLAUS, BIRGIT FLADAGER, MARLISSA FERREIRA,	
$\frac{27}{28}$		LINGERFELT, FROILAN MARISCAL, LLYOD
20	MACKINNON, CORY BROWN, GREO	G JONES and KENNETH BARRINGER
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1	("Stanislaus Defendants") hereby agree and stipulate as follows:	
2	1. This action was filed on April 10, 2018.	
3	2. Plaintiffs filed a proof of service (ECF No. 9), which states the Stanislaus	
4	Defendants were served on various dates.	
5	3. The Stanislaus Defendants desire to avoid duplicate filings as a result of having a	
6	response to the complaint due on various dates, and consolidate the response for all Stanislaus	
7	Defendants to a single date.	
8	4. In addition, this matter may be stayed due to a related criminal case involving some	
9	of the same facts and witnesses as the present action is pending, which case will implicate and	
10	hinder discovery in the present action. However, since not all parties have appeared, additional	
11	time is necessary.	
12	5. Accordingly, Plaintiffs and the Stanislaus Defendants agree that the Stanislaus	
13	Defendants shall have until August 31, 2018 to file a responsive pleading to Plaintiffs' complaint.	
14	IT IS SO STIPULATED.	
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16	Dated: June 1, 2018 PORTER SCOTT	
17	A PROFESSIONAL CORPORATION	
18	By /s/ John R. Whitefleet	
19	John R. Whitefleet	
20	Attorney for Stanislaus Defendants	
21	Dated: June 1, 2018 GWILLIAM, IVARY, CHIOSSO, CAVALLI & BREWER	
22	Dated. Julie 1, 2018 OWILLIAW, TVART, CHIOSSO, CAVALLI & DREWER	
23	By /s/ Robert J. Schwartz (authorized on 6/1/18)	
24	Robert J. Schwartz	
25	J. Gary Gwilliam Attorney for Plaintiffs	
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2	ORDER
3	Pursuant to the parties' stipulation (ECF No. 10), and good cause shown, the stipulation is
4	granted. The time for the Stanislaus Defendants to respond to the complaint is extended to August
5	31, 2018.
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7	IT IS SO ORDERED.
8	Dated: June 1, 2018 /s/ Enci P. Group
9	UNITED STATES MAGISTRATE JUDGE
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